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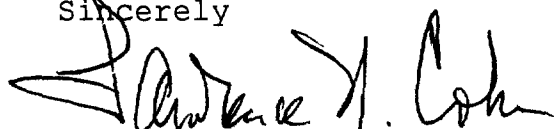
February 18, 1998

Ms. Magalie R. Salas
Secretary
Federal Communications Commission
1919 M Street, N.W.
Room 222
Washington, D.C. 20554

Dear Ms. Salas

On behalf of Heftel Broadcasting Corporation and Jerry Snyder and Associates, Inc., there are herewith submitted an original and four (4) copies of their Supplement to Joint Reply Comments in MM Docket No. 97-91 (RM-8854) relating to proposed changes in Section 73.202(b) of the Commission's Rules (FM Table of Allotments).

Sincerely


Lawrence N. Cohn

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FEB 18 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

BEFORE THE

Federal Communications Commission

In the Matter of)
)
Amendment of Section 73.202(b),) MM Docket No. 97-91
Table of Allotments,) RM-8854
FM Broadcast Stations)
(Lewisville, Gainesville, Robinson,))
Corsicana, Jacksboro, and)
Mineral Wells, Texas))

To: Chief, Allocations Branch

Supplement to Joint Reply Comments

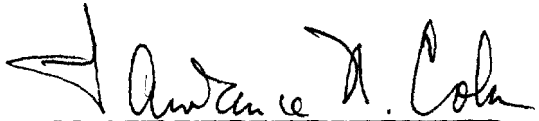
Heftel Broadcasting Corporation and Jerry Snyder and Associates, Inc., by their counsel, hereby submit this supplement to the Joint Reply Comments which they filed with the Commission in the above-referenced proceeding on February 12, 1998.

The purpose of this filing is to supply the Commission with the original of the Engineering Statement of Louis Robert du Treil, Jr. (dated February 12, 1998) which was submitted with the Joint Reply Comments and to indicate that a copy of the Joint Reply Comments

(and this supplement thereto) has today been served on counsel for K95.5, Inc. and on Ms. Pamela Blumenthal of the FCC's staff.

Respectfully submitted

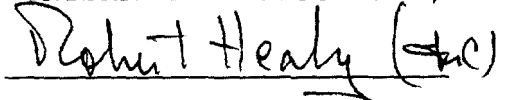
HEFTEL BROADCASTING CORPORATION

By 

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Its Counsel

February 18, 1998

ENGINEERING STATEMENT
CONCERNING CHANNEL 240C1 ALLOTMENT AT MINERAL WELLS, TEXAS
PREPARED FOR
HEFTEL BROADCASTING CORP.

This Engineering Statement was prepared on behalf of Heftel Broadcasting Corp concerning the Channel 240C1 allotment for Mineral Wells, Texas in connection with allotment proposals in MM Docket 97-91. It is demonstrated herein that a fully-spaced area to locate for Channel 240C1 at Mineral Wells exists considering the proposed allotment of Channel 237A to Jacksboro, Texas (RM-8854). New reference coordinates for the Channel 240C1 allotment at Mineral Wells are proposed.

An allocation study was prepared in consideration of the separation requirements of Section 73.207 of the FCC Rules and the coverage requirements of Section 73.315 of the FCC Rules for Channel 240C1 at Mineral Wells. It was determined that a significant fully-spaced area-to-locate exists for Channel 240C1 notwithstanding the allotment of Channel 237A to Jacksboro. New reference coordinates for Channel 240C1 at Mineral Wells within the fully-space zone were chosen as indicated in Table I below:

Table I - Reference Coordinates for Channel 240C1 at Mineral Wells, Texas
32°35'08"N
98°28'50"W

The reference site is located approximately 43 km southwest of Mineral Wells.

A separation study prepared utilizing the above listed reference coordinates indicates that the proposed allotment meets the separation requirements of Section 73.207 of the FCC rules with respect to all existing or proposed allotments and assignments. Table II below summarizes the separation study prepared with respect to all pertinent allotments and assignments:

Table II - Separation Study for Channel 240C1 at Mineral Wells Using Proposed New Allotment Reference Coordinates							
Call Status	City State	FCC File No.	Channel Freq.	Latitude Longitude	Bearing deg-Tru	Dist. (km)	Req. (km)
PADD	Jacksboro TX	RM8854	237A 95.3	33-13-06 98-09-48	22.7	76.20 1.20	75 CLOSE
KCKR APP	Waco TX	BPH970716IB	239C2 95.7	31-30-51 97-11-43	134.2 SS	169.86 11.86	158 CLOSE
KKAJFM LIC	Ardmore OK	BLH6267	239C1 95.7	34-05-56 97-10-54	35.3	206.86 29.86	177 CLEAR
KYXSFM APP	Mineral Wells TX	BPH961125IG	240C1 95.9	32-39-35 98-09-34	74.6	31.25	
<i>(Pending application for KYXS-FM, Channel 240C1.)</i>							
ALC	Mineral Wells TX	Docket90-555	240C1 95.9	32-41-06 98-09-32	69.8	32.15	
<i>(Existing Mineral Wells allotment.)</i>							
KYXSFM LIC	Mineral Wells TX	BLH910517KD	240C3 95.9	32-48-42 98-06-11	54.5	43.39	
<i>(Licensed WYXS-FM Channel-240C3 facility.)</i>							
KYBE CP	Frederick OK	BPH960208IC	240A 95.9	34-23-30 99-01-51	345.9	206.74 6.74	200 CLOSE
KYBE LIC	Frederick OK	BLH820712AJ	240A 95.9	34-23-30 99-01-51	345.9	206.74 6.74	200 CLOSE
KMRTFM LIC	Granbury TX	BLH900125KC	294C 106.7	32-15-07 98-02-48	132.2	55.09 14.09	41 CLOSE

As indicated in Figure 1, the site-restricted reference site for Mineral Wells will easily provide the requisite

70 dBu principal community coverage of Mineral Wells. The fully-spaced area-to-locate for Channel 240C1 is estimated to exceed 86 square kilometers in area.

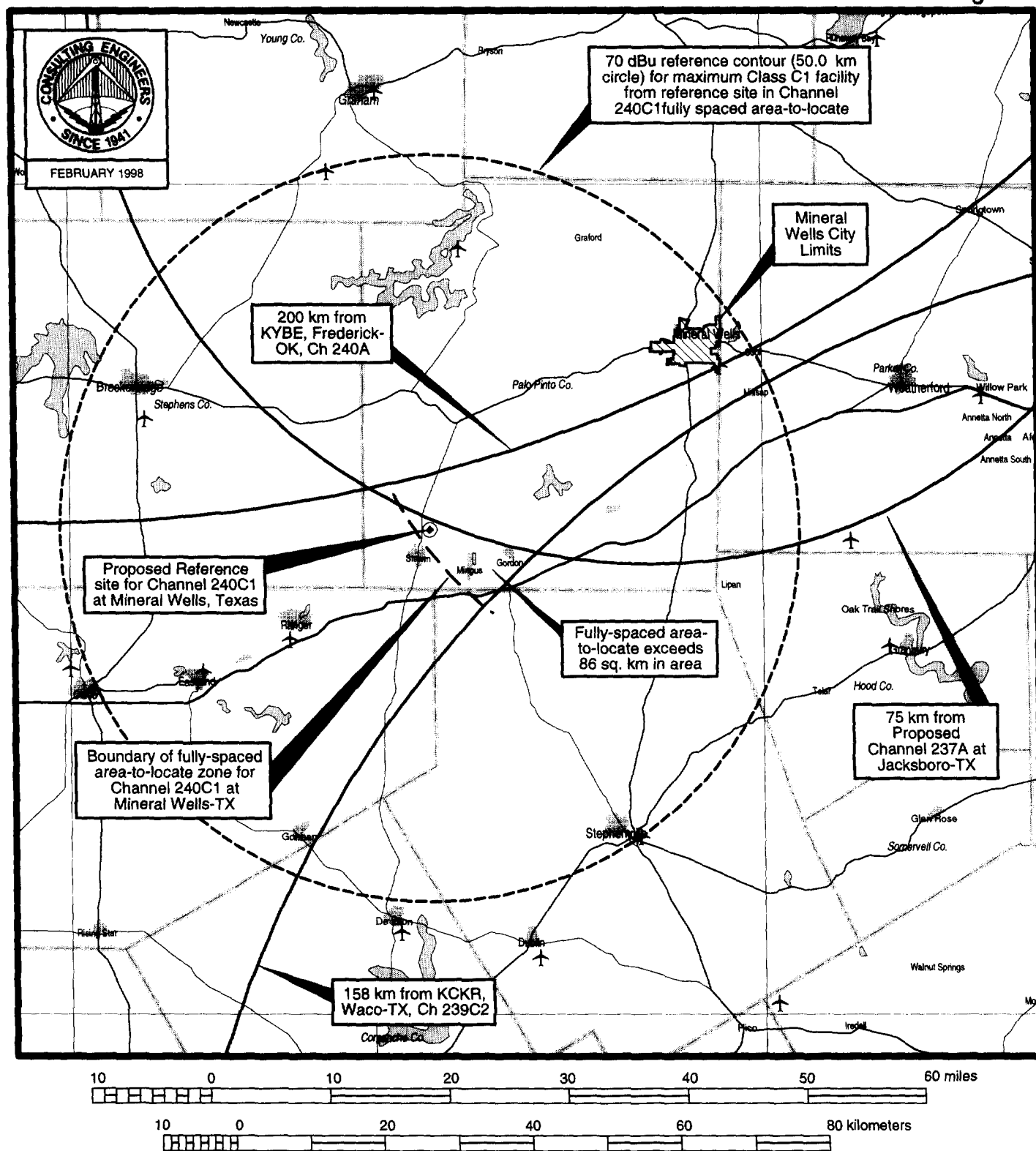
Louis Robert du Treil, Jr.

Louis Robert du Treil, Jr.

du Treil, Lundin & Rackley, Inc.
240 N. Washington Blvd., Suite 700
Sarasota, FL 34236
(941)366-2611

February 12, 1998

Figure 1



ALLOCATION STUDY MAP FOR CHANNEL 240C1 AT MINERAL WELLS, TEXAS

Prepared for
HEFTTEL BROADCASTING CORP.

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

Certificate of Service

I, Michelle A. Bundy, a secretary in the law firm of Cohn and Marks, hereby certify that I have, this 18th day of February, 1998, sent by U.S. mail, postage prepaid, the foregoing SUPPLEMENT TO JOINT REPLY COMMENTSto the following:

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Pamela Blumenthal, Esq. (By Hand Delivery)
Federal Communications Commission
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Room 8308
Washington, DC 20554


Michelle A. Bundy

Dated: February 18, 1998